## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

FILED IN OPEN COURT U.S.D.C. - Atlanta

R.W.,

OCT 2 9 2015

Plaintiff,

JAMES N. HATTEN, Clerk

v. :

CIVIL ACTION NO. 1:13-CV-2115-LMM

BOARD OF REGENTS OF THE UNIVERSITY SYSTEM OF GEORGIA,

Defendant.

## **ORDER**

Following the jury's verdict on October 29, 2015, Plaintiff's request for a permanent injunction is hereby **GRANTED**.

The conditions on R.W., as dictated in Defendant's letter to him of August 30, 2013, are hereby ordered lifted. No current conditions should be imposed on R.W.'s ability to reside or remain in Georgia State University housing other than those applicable to all other students. This order shall not be read as preventing Defendant from conducting a mandated risk screening in the future, so long as such risk screening is based on new evidence and would be required for any student without R.W.'s disability.

IT IS SO ORDERED this 29th day of October, 2015.

Leigh Martin May

**United States District Judge**